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PPLICATION NO.	FILING DA	ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/888,707	06/25/20	001	Rob M. Trace	207385	8816
22971	7590 0	2/23/2006		EXAMINER	
	FT CORPORA		NGUYEN, QUANG N		
ATTN: PATENT GROUP DOCKETING DEPARTMENT ONE MICROSOFT WAY				ART UNIT	PAPER NUMBER
REDMOND, WA 98052-6399				2141	

DATE MAILED: 02/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
09/888,707	TRACE ET AL.	
Examiner	Art Unit	
Quang N. Nguyen	2141	

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The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespondence add	ress
THE REPLY FILED 31 January 2006 FAILS TO PLACE THIS A	PPLICATION IN CONDITION FOR	R ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	ving replies: (1) an amendment, aff tice of Appeal (with appeal fee) in one se with 37 CFR 1.114. The reply mo	idavit, or other evider compliance with 37 C	rce, which FR 41.31; or (3)
a) \boxtimes The period for reply expires 3 months from the mailing date			
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or (TWO MONTHS OF THE FINAL REJECTION. See MPEP 70)	ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejection	on.
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply orig than three months after the mailing da	of the fee. The appropri	ate extension fee ce action; or (2) as
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS 	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
 The proposed amendment(s) filed after a final rejection, I They raise new issues that would require further contour. They raise the issue of new matter (see NOTE belowed) 	nsideration and/or search (see NO` w);	TE below);	
 (c) ☐ They are not deemed to place the application in bet appeal; and/or (d) ☐ They present additional claims without canceling a 			the issues for
NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally rep	ected claims.	
4. The amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Co	mpliant Amendment	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s)			
 Newly proposed or amended claim(s) would be all non-allowable claim(s). 			_
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided that the status of the claim(s) is (or will be) as follows: Claim(s) allowed: None. Claim(s) objected to: None.	☐ will not be entered, or b) ☒ wil vided below or appended.	ll be entered and an e	explanation of
Claim(s) rejected: <u>1,2,6-11,14-19 and 23-27</u> . Claim(s) withdrawn from consideration: <u>None</u> . <u>AFFIDAVIT OR OTHER EVIDENCE</u>			
 The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 	t before or on the date of filing a No d sufficient reasons why the affidav	otice of Appeal will <u>no</u> rit or other evidence is	t be entered and necessary and
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appear y and was not earlier presented. S	al and/or appellant fai ee 37 CFR 41.33(d)(1	ls to provide a).
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER 	n of the status of the claims after e	ntry is below or attach	ed.
 The request for reconsideration has been considered but <u>See attachment.</u> 			ice because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08 or PTO-1449) Paper N	lo(s)	
13. Other:			

Detailed Action

1. This Office Action is in response to the Amendment filed on 01/31/2006. Claims 1-2, 6-11, 14-19 and 23-27 remain for examination.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, 6-11, 14-19 and 23-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Coughlin et al. (US 6,810,411), hereinafter referred as Coughlin, in view of Pontoppidan et al. (US 2002/0161872), hereinafter referred as Pontoppidan.
- 4. As to claim 1, Coughlin teaches a method comprising:

first receiving, by a multiple interface naming proxy via a first network interface, the network resource name service request (DNS server 120 receives a request to connect to the host 170 named as "www.site.com" from client 110) (Coughlin, Fig. 1 and C3: L50-58);

first transmitting to at least one of the one or more subnets, via at least a second network interface, a name query request corresponding to the network resource name service request (when the DNS server 120 does not have the IP address of the requested domain name, it communicates with one or more name servers such as authoritative server 140 or name servers 160, which could reside on the same or different subnets, i.e., reside on at least one of the one or more subnets, to resolve the IP address of the requested domain name) (Coughlin, Fig. 1 and C4: L7-13); and

second receiving in response to the first transmitting step, by the machine via the second network interface, a name query response including a network address for the resource residing on at least one of the one or more subnets coupled to the machine via the second network interface (in response to the request of the DNS server 120, the authoritative server 140 or one of the name servers 160 responds with a DNS packet having at least one IP address for the host 170 of the domain "www.site.com") (Coughlin, Fig. 1 and C4: L53-57).

However, Coughlin does not explicitly teach the first network interface is a RAS interface and the second network interface is an interface linked to a local area network (LAN).

In a related art, Pontoppidan teaches <u>a remote access server (RAS) 20</u>, which could be installed on the same machine as gateway 22 as illustrated in Fig. 1, <u>connected to LAN switch 12 by network medium 16</u> (i.e., connecting to LAN via a LAN interface) <u>for accessing LAN 10 from a remote location</u> (i.e., connecting to WAP terminal 50, i.e., a RAS client, via a RAS interface), wherein LAN 10 includes a network

of computer equipments such as personal computer systems, a web server, a file server, an application server, etc. (i.e., hence a name server could be implemented here as one of the server 14) (Pontoppidan, Fig. 1, paragraphs [0011] and [0013-0015]).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teachings of Coughlin and Pontoppidan to include the first network interface is a RAS interface and the second network interface is an interface linked a local area network (LAN) since such methods were conventionally employed in the art to enable a user to connect to a local/private network (e.g., LAN, VPN, Intranets, etc.) from a remote location via a RAS server (and/or a gateway) to access the resources residing on the network and/or to remotely configure, monitor and manage the network (Pontoppidan, paragraphs [0002-0003] and [0012]).

5. As to claim 2, Coughlin-Pontoppidan teaches the method of claim 1, wherein the DNS server 120 maintains a cache of name-to-address entries, the method further comprises the step of:

determining, in response to the first receiving step, that the cache does not contain any entry corresponding to a name identified in the name service request (the DNS server 120 supplies the name-to-address conversion from a list of IP addresses available in a cache memory 130, if any) (Coughlin, C3: L58-61 and C4: L7-13).

6. As to claim 6, Coughlin-Pontoppidan teaches the method of claim 1, further comprising the steps of accessing and establishing, by the RAS server 20 on behalf of

the RAS client (i.e., on behalf of WAP terminal 50), a connection between the RAS server and the resource residing on at least one of the one or more subnets coupled to the machine via the interface linked to the LAN (i.e., establishing a connection to various servers 14 and/or management station 18 via the LAN switch 12) (Pontoppidan, paragraph [0018]).

- 7. As to claim 7, Coughlin-Pontoppidan teaches the method of claim 1 further comprising the step of transmitting the network address via the RAS interface to a RAS client (once the IP address is obtained, the DNS server 120 communicates the IP address to the client 110) (Coughlin, C4: L53-57).
- 8. As to claim 8, Coughlin-Pontoppidan teaches the method of claim 1, wherein the network address is an Internet protocol (IP) address (Coughlin, C3: L3-8).
- 9. As to claim 9, Coughlin-Pontoppidan teaches the method of claim 1, wherein the RAS interface and interface linked to the LAN are linked to distinct local area networks (LANs) (inherently, the remote WAP client 50 could connect to LAN 10 via RAS server 20 from another network such as another LAN, WAN or Internet) (Pontoppidan, Fig. 1).
- 10. Claims 10-11 and 14-17 are corresponding computer-readable medium claims of method claims 1-2 and 6-9; therefore, they are rejected under the same rationale.

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11. Claims 18-19 and 23-26 are corresponding network server claims of method

claims 1-2 and 6-9; therefore, they are rejected under the same rationale.

Claim Rejections - 35 USC § 102

12. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this

title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act

of 1999 (AIPA) and the Intellectual Property and High Technology Technical

Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting

directly or indirectly from an international application filed before November 29, 2000.

Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior

to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

13. Claim 27 is rejected under 35 U.S.C. 102(e) as being anticipated by

Yanagidate et al. (US 6,128,664), hereinafter referred as Yanagidate.

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14. As to claim 27, Yanagidate teaches a method, comprising:

receiving a resource name from a computer connected to a first one of the subnet links (i.e., receiving a resource name "H1" from terminal 11a on the network (a) 11) (Yanagidate, col. 6, lines 16-21);

resolving the resource name (i.e., the address-translating device 14 looks up the host-name/private-address lookup table 14a to retrieve the private address "10.1.1.20", then the corresponding available IP address "202.10.10.1", correlated to the designated host name "H1") (Yanagidate, col. 6, lines 21-25);

variably rendering a corresponding network address for a resource corresponding to the resource name residing on a second of the subnet links coupled to the router via a second subnet interface (the retrieved IP address "202.10.10.1" is notified to the terminal 11a on the network 11 via one of network interfaces corresponding to respective IP addresses allocated to network 12 such as "202.10.10.1, 202.10.10.1, 202.10.10.12, 202.10.10.13, and 202.10.10.14") (Yanagidate, Fig. 2, col. 5, lines 29-36 and col. 6, line 64 – col. 7, line 6).

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Response to Arguments

15. In the remarks, Applicant argued in substance that

(A) Prior Arts do not teach or suggest, "transmitting to at least one of plural subnets via an interface linked to a LAN, a name query request corresponding to the

network resource name request".

As to point (A), Coughlin teaches a method and system for selecting a host for a client in a communications network, wherein the local DNS server 120 first receives a request to connect to the host 170 named as "www.site.com" from client 110, the local DNS server 120 is configured to resolve the domain name "www.site.com" (Coughlin, C3: L50-58); because of the dynamic nature of the Internet, a single name server cannot store IP addresses for all servers, hence, when the DNS server 120 does not have the IP address of the requested domain name, it communicates via a network interface with one or more name servers such as authoritative server 140 or name servers 160, which could reside on the same or different subnets to resolve the IP address of the requested domain name "www.site.com" (i.e., transmitting to at least one of plural authoritative/name servers residing on at least one of the one or more subnets a name query request corresponding to the network resource name request) (Coughlin, Fig. 1 and C4: L7-13).

However, Coughlin does not explicitly teach the network interface is an interface linked to a local area network (LAN).

In a related art, Pontoppidan teaches <u>a remote access server (RAS) 20</u>, which could be installed on the same machine as gateway 22 as illustrated in Fig. 1, <u>connected to LAN switch 12 by network medium 16</u> (i.e., connecting to LAN via a LAN interface) <u>for accessing LAN 10 from a remote location</u> (i.e., connecting to WAP terminal 50, i.e., a RAS client, via a RAS interface), wherein LAN 10 includes a network of computer equipments such as personal computer systems, a web server, a file server, an application server, etc. (i.e., hence a name server could be implemented here as one of the server 14) (Pontoppidan, Fig. 1, paragraphs [0011] and [0013-0015]).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teachings of Coughlin and Pontoppidan to include the interface linked a local area network (LAN) if the at least one of one or more authoritative server 140 and name servers 160 residing on the same subnet with the local DNS server 120 since such methods were conventionally employed in the art to enable a user to connect to a local/private network (e.g., LAN, VPN, Intranets, etc.) to access the resources residing on the local/private network and/or to remotely configure, monitor and manage the local/private network (Pontoppidan, paragraphs [0002-0003] and [0012]).

16. Applicant's arguments as well as request for reconsideration filed on 01/31/2006 have been fully considered but they are not deemed to be persuasive.

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17. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (571)

272-3886.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

SPE, Rupal Dharia, can be reached at (571) 272-3880. The fax phone number for the

organization is (571) 273-8300.

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Business Center (EBC) at 866-217-9197 (toll-free).

RUPAL DHARIA SUPERVISORY PATENT EXAMINER

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